The Pioneer Daily of the Camp.

MONDAY EVENING, - - MARCH 23, 1885

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(Sunday Excepted)

JAMES J. NASH.

Office on Allen Street, north side betweet Third and Fourth.

Delivered by Carriers for 25 Cents a Week

Poor Mr. Snaron seems to be becoming painfully aware that "el que baila paga la musica," as the Spaniard bath it. The music for dancing of that kind sometimes costs a good deal.

STEVENS' polygamy bill, which passed both houses of the legislature, and has been signed by the governor, will have a tendency to make this territory republican, as Mormons always wote the democratic ticket.

Or the 600,000 widows in India under nineteen years of age, who are prohibited from marrying again, according to the laws of the country, 200,000 are less than fourteen years old, and 78,000 less than nine.

WEST VIRGINIA beasts of a little mountain town named Philippi which has the distinction of being the scene of the first land battle of the rebellion. It is also noted as a town in which liquor has never been sold, and a drunken man is a curiosity. Coal and lead have recently been discovered near the town, a narrow gauge railroad has been built to it, and soon this primitive mountain town will probably have all the vices of a frontier mining camp. Mining without whisky would be a curiosity which this world has never yet seen -[Chronicle.

ROLLER skating, which seems to be the craze throughout the United States at present, seems to be receiving some very severe censures, and the question of to-day is, Shall roller skating go on? On one hand it is agreed that it is a delightful exercise-a place where young ladies and gentlemen can go and while away a pleasant hour in flirtation and healthful exercise, as in the ball room while enjoying the mazy wife and two children. waltz. On the other hand some physicians say that the exercise is too vio lent on people of weak frames, as it spines, and the clegymen have arrayed ger from the Union depot rushed in of themselves against it on moral grounds The Rev. Mr. Saunders of New York is very much excited on the subject. He says that roller skating is "more deadly than the gambling hell, the theatre, the saloon, or even the unwholesome literature that is often seen;" that it is "even more sinful than prize fighting." Mr. Saunders says that the people who go to rinks tumble, yell and shout, and set all ideas of propriety at defiance; that he himself had witnessed the indelicacies committed by young men who were teaching young women to skate. As long as young people want to skate they will do so, all the Saunders to the contrary. There have been books enough written on the dance of death, as the waltz is called, to fill a large sized library; but it still goes on, and has been recognized as the leading civilized dance for upwards of sixty years.

THE office of governor of the territory is not a desirable one. It is one of those positions where it is as simple as the rules of multiplication to please everybody. Take, for instance, our present chief executive, whom all impartial minds admit has administered his effice fairly for the greatest good to all pertions of the territory. In mass meeting assembled at Tucson the cities and disapprove his actions because he has not vetoed all the acts of the late thirteenth. The Southwestern Stockman, a paper published in the interests action. It is probable that a conclusion of the territory, findpresent chief executive, whom all im-

fault because he has exercised the veto power in a case where the proposed law was clearly unjust. The democratic papers howl at his heels because he does not make all appointments within his power from the ranks of that party, while a few republican papers find fault because he has made a number of democratic appointments. Of course all these bickerings and complaints are a source of more or less annovance to a sensitive and conscientious man who, amidst them all, has certainly tried. and has come as near as is possible for human to do, to treat all subjects and all parties fairly, and free from all partitan prejudice or sectional jealousy. After Governor Tritle's term expires and he throws aside the insignia of his office, it matters not who, or where the liott, who for six years has been the man comes from who takes his place, it will be a long time before Arizona has another governor who has been as true to every interest, and who will devote his time so assiduously and energetically to her progress and development, as he has done. Not only has Governor F. A. Tritle displayed the withingness and desire to advance her material interests, but, coupled with this, has been the exercise of a careful executive ability to accomplish the result .- [Prescott Journal.

An Insane Man Throws Eimself Un

MARSHALL, Ill., March 23. A horrible case of suicide occurred near this city to-day. Harry Evans, of West York, twenty miles below here, was bringing his brother, Wm. B., to this city to-day, to be tried for insanity. The insane man was very restless from the time he got on the train, walking up and down the car constantly. Suddenly, when the train was about three miles frem this city, and running about twenty miles an hour, he rushed out to the platform and dropped between the two cars, He was dragged about 100 feet, and then thrown under the wheels. Both legs were cut off at the knees, and his body from shoulders to thighs was horribly mangled. The mangled form was gathered up and brought to town, where he breathed his last a few minutes after arriving. The verdict of the coroner's jury was in accordance with the above facts. Deceased left a

Terrorized. FORT WORTH, March 23. Great excitement was raised in the weakens their ankles and injures their opera house to-night when a messenand, going to where Sheriff Maddox sat, told him that twenty-five trainps had taken possession of Hodge, a little town three miles from this city, at the junction of the Fort Worth and Den ver and Missouri Pacific, and had driven the railroad men away at the point of the pistol. The railway company requested the sheriff to summon a posse and proceed at once to the place, a special train being provided. When ready to leave a telegram came, stating that the section hands had brought in a train load of men who had driven the tramps out of town, with a few tramps beaten up. The posse was held in readmess to go at a moment's notice if needed, The tramps tackled the larder, had a feast and were preparing to pass the night in the section house when the relief came. They were well armed.

Indiguant Woman Suffragists

ALBANY, N. Y., March 23. At the Womens' Suffrage society's meeting to-night Kate Stoneman (sister of Governor Stoneman, of California) and others denounced Governor Pierce, of Dakota, for vetoing the woman's suffrage act passed by the legislature of that territory. The society sent a dispatch to President

sion will be rached in a very short time, possibly to-day, as the situation in southern Kansas is considered very critical. Information received here last night shows that settlers are very much exasperated because the cattlemen claim that the recent action of the government leaves them in exclusive possession of Oklahoma and the Indian Territory. The representatives of settlers here understand the proclamation to require the removal of all cattle syndicates.

Dropped Dend to bele Pleading at the

CHATTANOGGA, Tenn., March 23.

A very sensational and extraordi nary death occurred yesterday in the grand jury room, during the session of the circuit court at Danlap, in Se buatchie county, Tenn. Wm. B. Elcounty treasurer, and was one of the leading men in that section, he was arguing a case before the jury, when he remarked: "My mind is not settled on this point," but before he cempleted the sentenced he fell to the floor a corpse at the feet of the jurors. He died of apoplexy.

SHERIFF'S SALE.

NOTICE OF SHERIFF'S SALE OF REAL ESTATE: By virtue of an execution issued out of the ESTATE:

By victure of an execution issued out of the District of the regard durated District of the ferritors of Arizana, in and for the country of Corbise, out the foir day of March, 1885, in a certain act in wherein dames Reality, infinitirator of the estate of William J. Endridge, deceased plaintiff recovered interence against M. E. Clark, defendant, on the 15th day of March, 1885, for the sum of eleven bundred and hity three to 190(2), 15 (0) dollars, including costs, which addresses was all the day of March 1885, and to me directed at die feered by which I am communical Lunke tile said sum with interest out of the property of the said M. E. Clark, I have levied upon the following described real estate situate in the city of Tombstone, Country of Cochise, Territory of Arizana, newstr.

Lats a numbers 2 and 19, of block number 6; lots numbers 4 and 10, of block number 17; for number 6, of block number 18; for number 18

6; lots numbers 4 wand 10; of block number 17; lot number 8, of block number 18; lot number 8 of block number 18; lot number 8 of block number 18; lots number 8 and 9, of block number 23; lots numbers 8 and 9, of block number 23; lots numbers 8 and 9, of block number 82; and lot numbers 13, of block number 82; and lot number 13, of lock number 86; and lot number 13, of lock number 13, of lock number 13, of lock number 14, of lock number 16, of lock number 16, of lock number 18, lock of March 40. PSS and 3 number 18, lock of March 40. PSS and 3 number 18, lock number 18, lock of lock number 18, lock number 18, lock of lock number 18, lock number 18, lock number 18, lock of lock number 18, lock numb said above described real property, said 15th, day of Merch, 1855, and a at public anction to the ingress and besier for each, to satisfy said execution and al Given under my hand the 7th day of March 1885.

By C. D. REPPT. Deputy, Sheriff.

By C. D. REPPT. Deputy.

Constable Sate.

BY VIRTUE OF AN EXELUTION ISSUED
out of Justice C. E. Alvord's enart, of
township number one, county of Cochies, and
territory of Anzeta, and to me directed, de
ivered on, and cared, the light day of February.
ivered on, and cared, the light day of February.

In a contain act on wherein John territory of Area.

Ivered on, and cared, the 14th day of a livered on, and cared, the 14th day of a livered by 15th in a certain set on wherein John Haley, as pida 16th, reovered judgment as aliast Raby Gold and Sil er naimag company, as defendant, for the sum of two hundred and ninety-size 75 100 do lars, lawful money of the United States, together with cost of said, tated as a twenty live 6-100 dollars, I am command ditted the two only properly, and if sufficient the said of the two only properly. t may a crue. Therefore, I have to a 7th da daren A. D. 1885, under and by virtue of sai mine," stende in Tomoscou, of Arizoba, and comity of Cochiec, herritory of Arizoba, and anontone and one half m.h.s southwest of the said city of Tombs one, and bounded on the west by the 'Extacy,' Shorty and Linde Gunt, mining chains and on the could by the Bourbon claim and particularly described as follows, to wis: Commencing at the monument of stonewhere a no less of this levy and said along the bottom seing the north west corner of the said along an and herry slong the east boundry reing the north west corner of the said claim and rigining thence soul herly thoughts east boundry lines of the "Extray," Shorty and Lit le Glaim mining claims, to a horizontal forces; the nor-south of cast along the northern line of the Bourbon mining claims, two hundred feet, the monument of stores; the contributly, parallel with the line first described, fifteen hundred less, to a monument of stores theree westerly two menument of to, all the right, title sud interest of the said by Gold and Silv r mining company, in and to aby Gold and Silv r mining company, in and to e mining caim or location known as and caired e "Eural prins mine," strast: In Tombetore mining district, country of Cochise, territory of rizor a and as ur one and one half miles south-est of the city of Tombetone, and bounced on a north by the Boardon mine and on the exi-the Crown Pont mine, and particularly serthed as follows, to wit: Commencing at a occument of stones on which a notice of this way a dead is noticed bear the grader of the s posted, being the center of the the claim; thence westerly one is a meanment of giones; thence hundred set to a menument of stones; thence outh fiftees hundred feet to a menument of stones; thence outh fiftees hundred feet to a menument of stone s; thence easterly one hundred net to a monument of stones; being the center of the south end of the claim; thence easterly one moth dred feet to a monument of stones; thence moth enstarily fifteen hundred feet to a monument of stones; thence wenterly one hundred feet to the place of permainty. Public notice is, therefore s; there, westerly one hundred feet to the of beginning rabble notice is, therefore, of beginning rabble notice is, therefore, y given theten Saturday, the 28th day of A. D. 1787, between the hours of 2 o'clock and 4 o'clock p., to with a 16 o'clock n. said day in front of the court house in said frombistone, country of Courtse terratory of ns. I will sell at public auction all the right, and interest of said dischard. Ruby Goldiver aching company, in and to the above their property, to the highest and best binder the property, to the highest and best binder the first and could be above the discount of the United States, to y said execution and costs and accruing

Given under my hand this rea A. D. 1885.
ANDREW J. MEHAN, Constable under my hand this 7th day of March

Notice of Forfeithre.

DISBEE, TERRITORY OF ARIZONA.

Disbeer, Territory of Arizona,
James B. McDon 14, your heirs, executors, as
ministrators or assegms, you are herely minided
that the undersigned has expend done a undered
dollar (\$160) in labor and improvements for the
year iss, upon the loss plaine lawyer mine, stunled in the Warra usining district, county of C.
chue, thrivoly of Athana, in order to hold said
premises under the provisions of section 2024,
acvised Sanates of the United States, being the
imound a quired to hold the same for the year
1884 and if within 30 days from the service of this
act occur within 35 days after this postice by pulisse and if within 80 days from the retrieval of the author of within 80 days after this notice by pullication, you fail or refuse to contribute your proporting of such expenditure being fifty dollars [830] and cost of this nevertaement, as coowing, your interest in said claim will become the property of the unical igned in let said section 2.74.

Bisbee, February 3, 1885.

Notice of Forfeiture.

Notice of Furfeiture.

To G. W. CLIPFORD, YOUR HEIRS, EX Tectiors, administrators or assigns; You are reading notified that the indersigned has expended the heavers do into \$1000 in 1s for and improve ments during the year A. B. 184 upon the Mixturning casm, elimated in Youkse in angidicite, county of Cochase, Territory of Arizona, for the purpose of he hime said naturing claim indees ne privisions of tection 2324 Revised Statute of the United Statutes, and if at the explication of hosty one of the service of this notice by ablication you should be for refuse to contribute your respective, to wit. First Dodfars \$2500 of the above in estimated \$100 expended and the osts of this severisement, is considered, our uncertainties and mixing claim with mose section 2324, become the property of the mode signed co-coaner.

JOSEPH THIAVILLE.

JOSEPH THIAVILLE. Jated Tombstone, Co hise County, Territor, Arizins, enguary 15, 1885.

Notice of Forfeiture.

Actice of Forfeiture.

TOMESTOR, TERRITORY OF ANIZ NA.

County of Cachine, January 5, 1885, he L.

aricht, your hire, executive, administrators are segme, you are hereby outlied that the under cancel has expended Stolin labor and improvements for the year as 1882 1812 and 1884, upon the other and her all Tenner training claims, strasted in the Warren mining distinct, country of Uccarional the Warren mining distinct, country of Uccarional training claims, strasted in the Warren mining distinct, country of Carlona, in order to redesign and territory of Arizona, in order to redesign activities of Statutes of the United States, being the account required to hold the same for the year 1883. And it within 30 days from the generic of the United States, being the country and the production of such appearance, being a contain any portion of such expenditure, being § 30 each and costs of this advertisement, as contained, your interests in said contains with become the property of the university of the university of the anteresqued, under said section 2321. of the anteresqued, under C. H. BRICK w EDEL. Tombstone, January 5, 1885.

Notice of Forfeiture.

To J. C. Burnett, your heirs, executors, administrators or assigns: You are hereby notified that the undersigned has expended one hundred dollars (\$100) in labor and im-provements during the year a. b. 1884 upon the Crystal Spar mining claim, situated in Tombstone mining district, county of Co-chine territory of Avizona tor t. p. prepage chise, territory of Arizona, for the purpose of holding said mining claim under the pro-visions of section 2334 of the revised saintles of the United States; and if at the expiration of ninety days after the service of this notice by publication, you should fail or refuse to contribute your proportion, to wit: fifty dol-lars (\$50), and the cost of this advertisement, as coowners, your interest in the said min-ing claim will, under said section 2324, be-come the property of the understand of come the property of the undersigned co-owners.

J. M. NASII.

GUS SPANHACK.

Dated Tombstone, Cochise county, terri-tory of Arizona, March 16, 1885.

Notice of Forfeiture.

TO F. A. POMEROY AND J. H. GREER, cour heirs, executors, administrators or a signs: You are hereby notified that the un-terrigned has expended one nutrified dollars \$100) in labor and improvements during the year A. D. 1884 upon the Buckner mining claim, situated in Tombistene mining dis-trict, county of Cochese, Territory of Arizo-ma, for the purpose of holding said mining calar under the provisions of section 2.24 of the received statutes of the United States; and it is the extension of pinety are and it it he expiration of ninety days after the service of this notice by publication, you should fail or refuse to contribute your proportion, to wit: fifty dollars (being \$25 each) of the above mentioned \$100 expended, and the east of this advertisement, as co-awners, your interest in the said mining claim will. under said section 2024, become the property

of the undersigned co-owner.

" In STILLWELL.

Dated Tombstone. Cochise county, Territor

Summons.

oud Justicial Distric of the Territory of o ha, in and for the country of Country, Ass. If Stebnus, plaintiff, vs. Henry J. Goodwin, J. Franville Smuth, Benjamin Y. Pippey, Samme J. Norwell, Charles M. Poul, and the Defanc. Mining Company, defendants. Action orough in the District court of the Second Acciding Disin the District court of the Second dedicin! Dis-rict of the Territory of Arizona, in seed for the county of Cochies, and the complaint Sied in the said county of Cochies, in the office of the cierk of the said District Court.

The Territory of Arizona sends greeting to: Henvy J. Goodwin, J. Gratville whith, Berja-nin Y. Pippey Samuel J. Norwell, Charles M. Fond and the Defines Mining company, a cor-poration, defendance.

nearly a Goodwin, a. Gractine Smith, Betjinain Y. Sippey Samuel J. Norwell, Charles M. Found and the Defined Mining company, a corporation, desendants.

You are hereby required to as pear in an action morght against you by the above named position, the District Coart of the Second Judicis Desiried of the Territory of Arizona, in and for the tentile, and to suswer the complaint that therein, with a twenty dark (exclusive of the investion, after the service on you of this unamons (if served within this desiried, within this you have the control of their country, but in this district, within thirty days; observates within forty days), or judgment by default will be taken against you according to the prayer of said complaint. Said action is brought to recover of you he sum of \$4.295.90 with cost of suits, as will fully appear by time complaint herein, a duly certified copy of which is herewith served upon you. and you are hereby notified that if you fall to appear and answer the said complaint, as above required, the hid plaintid will take indoment against you be lefault in the sam of \$4.231.00, with legal interests almony damages and costs of this.

Given inder my hand and seal of the District. Court of the country of Arizona, in and for the country of Arizona, in and for the country of District. Court of the Territory of Arizona, in and for the country of Arizona.

THE

Fashion Salcon

W. H. McBrayer's

FAMOUS WHISKY.

Along with other mixed drinks not to be equaled in the city. Also the FASHION CIGAR Which Can't be Beat.

On Allea Street, between Third add Fourth PASCOE & BRADSHAW.

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MACNEIL,

MOORE

& CO.,

Stage to bound stage (

Stage byves at Stage

and one mail. p. m.

p. m. and one mail. bee) cle at 10 p. from o cents.

Sherif

Recut

Distri Clerk Surve

JOH T. F. J. P. J. V.

CORNER FIFTH AND ALIEN STS.,

Wholesale and Retail

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Have always in stock a ful Line of Eastern and Western Canned Goods, Fancy and Staple, Full Weight and Superior Brand Guarranteed. Family and Bakers' Flour, Sugars, Ham, Bacon, Etc., always at Bed Rock Prices. A Complete Stock of

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Clothing.

Hats Caps

Boots ANDS hoes.

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Superior to any in the Market.

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